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PART IV

Advertisements and Notices by Private Individuals and Private Bodies

NOTIFICATION BY THE BOMBAY OILSEEDS AND OILS EXCHANGE LTD., BOMBAY

The approval of the Secretary, Forward Markets Commission under Sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Notification of the Government of India, Ministry of Commerce and Industry No. S.O. 1162, dated the 4th May 1960 has been obtained to the following amendments made to the Bye-laws of the Bombay Oilseeds & Oils Exchange Ltd., Bombay, the same having been previously placed on the notice board of the Exchange, pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

Amendments

(1) Clause (g) of Bye-law 127 shall be substituted by the following:—

“The Board shall, before the start of trading for a particular year, fix differences, if any payable by any of parties to the contract for tendering different qualities against the basic quality and no change shall be made in the tenderable differences so fixed for the contracts of that year.”

(2) The following Bye-law 142A shall be added after Bye-law 142 in the section:—

“When in a hedge contract delivery of the goods is given to the last buyer, whether a dealer, broker or a commission agent, buying goods on his own account or on account of someone else, the seller shall be entitled to collect tax or taxes on his sale to the last buyer according to the provisions of the Sales Tax Law in force from time to time in the State of Maharashtra, unless the last buyer issues to the seller a declaration or declarations in the form or forms prescribed under the relevant sales tax law to enable the seller to claim exemption from tax or taxes on his sale to the last buyer under the relevant sales tax law. If by reason of the issue of such a declaration or declarations by the last buyer, the seller is entitled to claim only a partial exemption from tax or taxes under the relevant sales tax law, the seller shall be entitled to collect from the last buyer the tax or taxes payable by him on his sale to the last buyer under the relevant sales tax law.”

If delivery of goods is given in any State other than the State of Maharashtra, the seller shall not be entitled to collect from the last buyer any tax on such sale to the last buyer and shall not be entitled to collect any declarations on such sale under the relevant sales tax law.”

(3) Bye-law 156 shall be substituted by the following:—

“The Board shall, before the start of trading for a particular year, decide the expenses payable by the seller to the buyer under Bye-laws 154 and 155 for all the contracts of that year and no change shall be made in expenses so fixed for that year.”

(4) Bye-law 183 shall be substituted by the following:—

“If the seller has issued delivery order against his sale in hedge contract, without having any goods at all or without having sufficient goods to tender against the Delivery Order issued by him, if the seller or his Muccadam or his Agent, does not give delivery of goods at all or delivers insufficient goods to the last buyer, then the buyer or his muccadam or his agent should apply in writing to the Exchange within 24 hours regarding the same. On receipt of such application, the Officer of the Exchange accompanied by the last buyer or his representative or agent shall go to the Godown of the seller and enquire whether the goods against the delivery order in question are lying with the first seller's or his representative or his muccadam's or his agent's godown as mentioned in the delivery order. At the time of such inquiry the seller, his representative, muccadam or agent who may be present shall have to point out the goods kept for delivery against the delivery order in question to the Officer of the Exchange. The Officer shall go for such inquiry to the godown of the seller at any time between the hours of 10.00 a.m. and 6.00 p.m. No previous intimation for such inquiry shall be given to the seller or his muccadam or agent. On the Officer being satisfied that the seller has no goods at all or has insufficient goods to tender against the delivery order in question, he will give certificate to the buyer to that effect. The seller shall pay to the buyer for failure to tender any goods at all or for not tendering sufficient goods against the delivery order issued by him, a difference between the rate of the delivery order and the closing rate of the hedge contract on the day of inquiry and if this day be a due date or after the due date, the difference shall be paid between the rate of the Delivery Order and the rate of the Due Date and shall also pay a penalty of Rs. 10.00 per 250 Kgs. in respect of groundnut, castorseed and linseed and Rs. 4.00 in respect of cottonseed per 250 Kgs.”

(5) Bye-law 189 shall be substituted by the following:—

“Goods against delivery order issued by the seller for the fulfilment of hedge contract shall be given by him in full and shall be taken by the last buyer in full (gross weight). Where shortage or excess is discovered as a result of survey or mutual settlement, such shortage or excess of goods shall be settled as under:—

- (a) If the goods were delivered before the due date, the shortage or excess of goods shall be settled at the closing rate of the hedge contract of the day on which goods were delivered.
- (b) If the goods were delivered on or after the due date, the shortage or excess of goods shall be settled at the due date rate.”

(6) Bye-law 224 to 227 shall be substituted by the following :—

"224. If the buyer has the option to reject the goods according to the Bye-laws of the Exchange or award of the surveyors or Umpire and if he desires to exercise such option to reject the goods, then he shall give written intimation to the seller within two working days of receipt of the report of the surveyors or the Umpire regarding the rejection of goods.

225. The seller shall take away the *rejected goods from the godown of the buyer at his own expenses within two working days on receiving intimation from the buyer regarding rejection of goods and refund the amount taken as advance against rejected goods together with interest at 50 naye paise for Rs. 100 per month and insurance charges at 75 naye paise per 100 bags per month. The seller shall also forthwith pay to the buyer the expenses incurred by him (the buyer) for weighment and transporting the goods to his godown and the survey fees, if any. If the seller fails to take back his rejected goods from the buyer's godown within two working days as provided above, the buyer shall be entitled to charge godown rent at the rate of 3 naye paise per bag per day for the period during which the rejected goods remained in the buyer's godown after such two working days. The buyer shall not be responsible for the reduction or loss of weight of the rejected goods after a period of 7 days of the Notice of rejection from the buyer. The insurance charges, godown rent, rate of interest and other expenses referred to in this Bye-law shall, however, be subject to such alterations or variations as may be decided by the Board of Directors from time to time.

226. The seller shall pay to the buyer on account of rejected goods, the difference between the rate of the delivery order and the closing rate of the day on which the buyer gives intimation to the seller regarding the rejection of goods and if the goods are rejected on or after the due date then the difference between the rate of the delivery order and the due date rate and shall also pay a penalty at Rs. 5.00 per 250 Kgs. in respect of groundnuts, castorseed and linseed and Rs. 2.00 per 250 Kgs. in respect of cottonseed. The seller however, shall not be entitled to receive from the buyer difference between the rates as stated above, if the rate is in his (seller's) favour, but he shall have to pay to the buyer expenses under Bye-law 225 and the above penalty."

(7) Bye-law 227 shall be deleted.

(8) Bye-law 232 shall be substituted by the following :—

"The Board shall from time to time appoint a Daily Rates Committee consisting of 20 persons chosen from the Members of the Exchange or the Partners or Managers or Directors of members or their duly authorised representatives and shall divide the Committee so as to form four panels, each of five persons. Each of such panels shall function by rotation for one week and three members of such panel shall form a quorum. In the absence of quorum, the members of the panel present shall call in other members of the Daily Rates Committee to form their quorum of three. The panel of the Daily Rates Committee shall meet daily for the purpose of fixing and registering the market rates of different oilseeds, oils and oilcakes of delivery contracts, hedge contracts and spot rates of ready delivery contracts. In the event of there being no transaction in any particular hedge contract of any commodity on any working day in the month of delivery period of such hedge contract, the Committee shall record the rate of the day for that hedge contract as they deem proper.

The Board may at any time and for such period as they think proper by a resolution passed by and posted on the Notice Board supersede the Daily Rates Committee and themselves fix and register the said rates.

(9) The following Bye-law 236A shall be inserted after Bye-law 236 :—

"236A. The Office of the Exchange shall record the opening, highest, lowest and closing rates of all the hedge contracts concerned for all the working days. The closing rates so fixed shall apply for all the purposes provided in the Bye-laws such as settlement of shortage or excess of goods delivered, the differences to be paid or received by all the parties concerned for non-delivery of goods, failure to take delivery and/or non-fulfilment of the contract in any respect etc. However, in the event of there being no transactions in any particular hedge contract of any commodity on any working day during the month of delivery period of that hedge contract, the rate recorded by the Daily Rates Committee for that hedge contract as provided hereinbefore in Bye-law 232 shall be treated as the closing rate of that day for the said purposes.

(10) Bye-law 297A shall be substituted by the following :—

"297A. Whenever, under Bye-law 297, maximum and/or minimum rate or rates are fixed during a delivery period or if the same shall have been fixed during a non-delivery period and shall not have come to an end on the first tender day, notwithstanding anything contained in other Bye-laws the following provisions shall apply in respect of delivery orders and delivery of goods thereunder regarding transactions for such delivery period.

(a) If the last buyer fails to take delivery of goods against the Pucca Delivery Order issued by the first seller or does not accept the Pucca Delivery Order, the buyer shall be deemed to have invoiced back the goods to the first seller at the minimum rate applicable for that delivery period and in that event the buyer shall pay damages equivalent to the difference between the rate of the delivery order and the minimum rate fixed. The buyer shall also pay in addition a penalty at the rate of Rs. 10.00 per 250 Kgs. in respect of groundnuts, linseed and castorseed and Rs. 4.00 per 250 Kgs. in respect of cottonseed.

(b) If the seller does not issue delivery order for the fulfilment of his outstanding sale transactions by the last tender day of the delivery period, the seller shall pay damages equivalent to the difference between the rate of the delivery order and the due date rate. The seller shall also pay in addition, penalty at the rate of Rs. 5.00 per 250 Kgs. in respect of groundnuts, castorseed and linseed and Rs. 2.00 per 250 Kgs. in respect of cottonseed. If the seller has issued delivery order without any goods to tender against the same or the seller or his muccadam or his agent, does not give delivery of goods, or gives delivery of lesser goods, the seller shall pay double penalty i.e. Rs. 10.00 per 250 Kgs. in respect of groundnuts, castorseed and linseed and Rs. 4.00 per 250 Kgs. in respect of cottonseed."

(11) After sub-clause (ii) of Bye-law 302A the following new sub-clause shall be added as sub-clause (iii) :—

"302A(iii) Whenever outward payment of differences is withheld under this Bye-law, the Board may require the members to submit separate Balancesheets in respect of their transactions in hedge/transferable specific delivery contracts for any commodity or commodities and/or for any delivery or deliveries."

(12) The following Bye-law 302C(i) & (ii) shall be added after Bye-law 302B :—

"302C (i) The Board may from time to time where in its opinion it is expedient so to do, by a resolution passed by a simple majority and concurred in by the Forward Markets Commission, prohibit for a specified period trading in any delivery or deliveries, except for the purpose of squaring up such open position as may be outstanding in that delivery or deliveries at the time such prohibition is imposed.

(ii) The powers specified in clause (i) may be exercised by the Forward Markets Commission where in the opinion of the Commission it is expedient in the interest of trade so to do."

(13) Bye-law 330B shall be substituted by the following:—

"For the purpose of hedge contracts for July 1963 deliveries in groundnut and cottonseed and September 1963 deliveries in groundnut, castorseed, cottonseed and linseed, the provisions of the Bye-laws 127(g), 156, 183, 189, 224, 225, 226, 227, 232 and 297A(a) & (b) as they stood immediately before the date of approval by the Central Government shall be applicable and for the purpose of hedge contracts for January 1964 deliveries in groundnut and cottonseed and March 1964 deliveries in castorseed and linseed and all subsequent deliveries, the said provisions as amended and also the Bye-laws 142A, 232, 236A as passed or amended by the Board of Directors under Article 52(a) of the Articles of Association of the Exchange and approved by the Central Government shall be applicable."

Notification by the Central India Cotton Association Ltd., Ujjain

The 29th August 1963

No. 127-C—The approval of the Deputy Director, Forward Markets Commission, under sub-section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with S.O. 1162 dated the 4th May, 1960 has been obtained to the following amendments made to the Bye-laws of the Central India Cotton Association Ltd., Ujjain, the same having been previously placed on the Notice Board of the Exchange pursuant to Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

1. In Bye-law 57:

(i) In sub-clause (2) of clause (c), after the words "Fully Good" the word "and" shall be inserted; and the words "and Good" shall be deleted;

AND

(ii) In clause (d) after the word "Chaitra" the word "Jeth" shall be inserted.

2. In Bye-law 59 :

(i) For the existing clause (b) the following shall be substituted, namely :

"(b) ON allowances for staples mentioned in column 4 of the Hedge Schedule above the staple lengths specified in column 5 of the Hedge Schedule."

(ii) For the existing clause (c) the following shall be substituted, namely :

"(c) OFF allowances for staples mentioned in column 3 of the Hedge Schedule below the staple lengths specified in column 5 of the Hedge Schedule."

(iii) For the words "on or about Vadi 3 of the delivery month" the following shall be substituted, namely :

"on or about Phalgun Sudi 8 applicable for Chaitra delivery, and on or about Baisakh Badi 8 applicable for Jeth and Shrawan deliveries."

(iv) For the words "the succeeding delivery month, and shall remain unaltered throughout such delivery period" the following shall be substituted, namely :

"delivery month/s concerned and shall remain unaltered throughout the delivery period/s concerned."

(v) For clause (1) the following shall be substituted, namely :

"(1) The tendering differences between the basic cotton and other tenderable descriptions of cotton on the basis of differences between the spot rate of the basic cotton of the hedge contract and the spot rate of the respective tenderable description of cotton on the day of the fixation of the tendering differences at Ujjain, taking into consideration the spot rates in the interior markets (hereinafter referred to as the *spot differences*) and by adding to them an amount equal to the difference between the spot rate of the basic cotton and the hedge contract rate of the delivery concerned on the day of the fixation of the tendering differences or Rs. 30 whichever is lower, provided that in cases where the spot differences exceed Rs. 100 a sum equal to 10 per cent of the spot difference over Rs. 100 of the description concerned shall be deducted from the amount to be so added to the spot difference of the description concerned, subject also to the further condition that the tendering differences calculated in such manner shall not be less than the spot differences on the day of the fixation of tendering differences. In cases, however, where the spot difference exceeds Rs. 350 no amount shall be added and the tendering differences shall be fixed only on the basis of spot differences."

"Explanation—

(1) In calculating the tendering differences, the minus differences shall be reduced by the amount to be added.

(2) Sums from 1 nP to 49 nP inclusive shall be ignored and sums from 50 nP to 99 nP shall be treated as one Rupee."

"Illustration—

If the spot difference between M.P. Jarilla and Vidarbha Jarilla, between M.P. Jarilla and Buri American, and between M.P. Jarilla and Cambodia 'C' are fixed by the Tendering Differences Committee on the day of the fixation of the tendering differences as (+) Rs. 125, (+) Rs. 224 and (+) Rs. 360, respectively, per three quintals, then,

if the difference between the hedge contract rate and the spot rate of the basic cotton is Rs. 30 or above, the tendering differences in the above cases would work out to (+) Rs. 153, (+) Rs. 242 and (+) Rs. 360 respectively,

if the difference between the hedge contract rate and the spot rate of the basic cotton is below Rs. 30, say Rs. 10, the tendering differences in the above cases would work out to (+) Rs. 133, (+) Rs. 224 and (+) Rs. 360 respectively."

AND

(vi) The following new clause shall be added as clause (4), namely :

"(4) Notwithstanding anything contained in clauses (1), (2) and (3) above, tendering differences fixed for Jeth delivery shall apply *in toto* to Shrawan delivery."

3. In Bye-law 94, in clause (1) in the narration against items (viii) to (xii) for the word "and" a comma shall be substituted and the word, letters and figures "and—M.G. L—147" shall be added at the end.

4. In Bye-law 137, in sub-clause (c) of clause (1), the following shall be added, namely :

"Provided that in case of those tenderable places which are situated outside Madhya Pradesh the commission shall be Re. 1 per cent of the cost of cotton or cottonseed as the case may be. Further provided that for purposes of Jarilla Cottonseed Contract Magh 2020 delivery, provision of this clause as it stood immediately before this day, i.e. 26th August, 1963 shall be applicable and for purposes of Jarilla cottonseed contracts subsequent to Magh 2020 delivery the said provision as amended on the aforesaid date shall be applicable."

5. For the existing hedge schedule for Malvi Cotton Contract appended to the Bye-laws of the Association, the following hedge schedule shall be substituted, namely :

HEDGE SCHEDULE for the Malvi Cotton Contract of the Central India Cotton Association Ltd., Ujjain

Standard Description	Tenderable Descriptions or varieties or growths	Tenderable down to	Tenderable up to	Basic Staple	Places where grown and/or pressed
1	2	3	4	5	6
1. M. G. Madhya Pradesh Jarilla (Basis of Contract).	Jarilla, Virnar, 193/3, Malvi, Maljari Bhoj Buri 107, C Indore 1 and C Indore 2 and Udaipur American	24/32"	27/32"	25/32"	All places in the State of Madhya Pradesh, (i.e. former Madhya Bharat, Mahakoshal and Bhopal region) and all places in the State of Rajasthan minus Ganganagar district
2. M.G. Vidarbha Jarilla	Jarilla Virnar 197/3 Veerum' H 420-Protected areas' Buri 107	25/32"	28/32"	27/32"	All places in the districts of Akola, Amravati, and Buldana of Maharashtra State.
3. M. G. Buri/American	Buri 0394 Badnawar 1 C. T. 1/4/21 A-51/9 Buri 107, C Indore 1; C Indore 2; and Udaipur American.	27/32"	31/32"	29/32"	Districts of Khandwa, Khargone, Dhar, Jhabua and Ujjain of Madhya Pradesh State and Kotah division (minus Jhalawar district), Udaipur division and Ajmer division of Rajasthan State.
4. M. G. Cambodia (C)	Cambodia	28/32"	1"	30/32"	Districts of Khargone, Dhar, Ratlam, Ujjain and Khandwa of Madhya Pradesh State.
5. M. G. L-147	L-147 Buri 0394 Badnawar 1 A-51/9	30/32"	1/1/32"	31/32"	Districts of Khargone, Khandwa, Dhar, Ratlam and Ujjain of Madhya Pradesh.

Notes.—(1) This schedule may be changed by the Board from time to time with the approval of the Forward Markets Commission.

(2) The basic staples shown in column 5 are the basic staples fixed by the Textile Commissioner, Government of India, except in case of M.G. Madhya Pradesh Jarilla, wherein the staple of the Contract has been shown.

(T. R. VARMA)

Secretary

The Central India Cotton Association Ltd.,

UJJAIN.

Ujjain :

Dated, 25th August, 1963.

LOSTS

The undenoted U.P. Zamindari Abolition Compensation/Rehabilitation Grant Bond(s) originally standing in the names of persons mentioned thereagainst; and only the Zamindari Abolition Compensation Bonds marked 'B' below last endorsed to Akhtar Hasan; the proprietor, by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the above Bond(s) and the instalment thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Lucknow and that application is about to be made for the issue of duplicate(s) in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above-mentioned security(ies).

Name of the advertiser : Akhtar Hasan
Residence : Seohara (Dt. Bijnor)

Bond No.	Loan	Amount	Name of the Original Holder
Rs.			
LK00274548 U.P.Z.A.R.G.	Do	50	Akhtar Hussain
LK00274549	Do	200	Do
LK00274550	Do	200	Do
LK00274551	Do	1,000	Do
LK00274552	Do	1,000	Do
LK00274553	Do	1,000	Do
LK00274554	Do	1,000	Do
'B'			
LK01634395 U.P.Z.A.C. Bond	100		Jehangir Khan
LK01081246	Do	200	Do
LK01081247	Do	200	Do

The undenoted bonds originally standing in the names noted thereagainst and last endorsed to Abeeda Khatun, the proprietor by whom they were never endorsed to any other person, having been lost, notice is hereby given that the payment of the undenoted bonds and the instalment thereupon have been stopped at the Public Debt Office,

Reserve Bank of India, Lucknow and that application is about to be made for the issue of duplicates in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the undenoted securities.

Name of advertiser : Abeeda Khatun
Residence : Seohara, Distt. Bijnor

Bond No.	Loan	Amount	Favouring	Last endorsed to
		Rs.	Rs.	
LK00043090 U.P.Z.A.C.	100	Akhtar Hussain	Abeeda Khatun	
LK00043091	200	Do	Do	
LK00043092	500	Do	Do	
LK00043102	50	Do	Do	
LK00043103	500	Do	Do	
LK00404227	200	Akhtar Husain	Do	
LK00404228	1,000	Do	Do	
LK01215592	100	Akhtar Hasan	Do	
LK00394019	1,000	Do	Do	
LK01215593	500	Do	Do	
LK00394018	500	Do	Do	

The Government Promissory Note No. BY279502 of the 3 per cent conversion loan of 1946 for Rs. 1,000 originally standing in the name of Mrs. Dosibai E. Majra, Dina Erechshab Majra and Kekobad E. Majra, the proprietors, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Bombay and that application is about to be made for the issue of duplicate in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with abovementioned security.

Name of the advertiser : Kekobad E. Majra.
Residence : Transval Terrace, Grant Road Corner, Bombay 8.

CHANGE OF NAMES

Shri Laxman Allied Trimbak Yedoo Trolleyman of Sub-P.W.I. Shirsuphal desires to be known as Trimbak Yedoo only hereafter.

LHTI of Laxman Allied Trimbak Yedoo

"I, Dharam Paul, son of Shri Haveli Ram, wish in future, to be known as Dharam Paul Pasricha, for all purposes."

"I hitherto known as AMAR SINGH, son of Shri Th ABHRAO SINGH, employed as SUB (CIPH) in HQ GOC NAGALAND SIGNAL REGIMENT C/o 56 APO have changed my name and shall hereafter be known as AMAR SINGH RAJPUT PATHANIA".

ILLEGIBLE

Sd/- (in existing name)

"I hitherto known as BABURAO TELGU, son of Shri SAYANNA, employed as FITTER Aqr. in AMMN FACTORY KIRKEE, POONA have changed my name and shall hereafter be known as YENKANNA SAYANNA DONTULWAR."

Sd/- (in existing name)
BABOORAO SAYANNA TEHGU

I, the undersigned, hereby notify that I have changed my name from :

DAGADU LAXMAN TAMBE, to
JAGANNATH LAXMAN TAMBE.

D. L. TAMBE

Shri Bhupendra Nath Barma, AIOW/Br. Rev./SGUJ under District Engineer, N.F. Rly. Siliguri Jn. S/o Shri Ram Chandra Barma shall at all times hereafter in all records, deeds, and writings and in proceedings, dealing and transactions whatsoever use and sign Bhupendra Nath Bakshi in place of and in substitution of his former surname BARMA.

"I, R. B. PATIL, Clerk, working in Divisional Office, (Mechanical Branch), Southern Railway, Hubli, have changed my name to G. Ramangaud (G. RAMANGAUD)."

NOTICE

APROPOS my notification in India Gazette of May 2, 1959, my father's name omitted therein should be S. C. Ghosh. Changes in names of both my father and I, were affidavited at Midnapur Court vide No. 161 of April 11, 1949, Provat Kumar Ghose, Kharagpur.

CREDITORS' VOLUNTARY WINDING UP

Name of Company : *New Era Rubber Mills Limited*

Notice of Final Meeting

Notice is hereby given in pursuance to Section 209-H of the Indian Companies Act, 1913 read with Section 509 of the Companies Act, 1956 that General Meeting of the members and creditors of the above-named Company will be held at 1517, Kashmere Gate Delhi on 27th December 1963 at 10 A.M. and 11 A.M. respectively for the purposes of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing only explanation that may be given by the Liquidator and also of determining by Extraordinary Resolution the manner in which the books, accounts and Documents of the Company and of the Liquidator be disposed up.

K. C. MALHOTRA
Voluntary Liquidator

Delhi,
Dated 22-11-1963.

CREDITORS' VOLUNTARY WINDING UP

Name of Company : *Parvesh Trading Company Private Ltd.*

(In Voluntary Liquidation)

Notice convening final meeting

Notice is hereby given in pursuance of Section 509 that a general meeting of the members of the abovenamed Company will be held at the Office of the Commercial Bank of India Ltd., 1967, Chandni Chowk, Delhi on the 31st day of December 1963 at 2.00 o'clock in the afternoon (and a meeting of the creditors will be held at the office of the Commercial Bank of India Ltd., 1967, Chandni Chowk, Delhi on the 31st day of December 1963, at 3.00 o'clock in the afternoon) for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the company and by the creditors, the manner in which the books, accounts and documents of the company and of the liquidator shall be disposed of.

Dated this 20th day of November 1963.

CHAMAN LAL MEHRA
Voluntary Liquidator
1967, Chandni Chowk
Delhi

NOTICE UNDER SECTION 493 OF RESOLUTION OF WIND UP VOLUNTARILY

CHANDIGARH GOODS CARRIER PRIVATE LTD.
In matter of Chandigarh Goods Carrier Private Ltd.

At an Extraordinary meeting of the Members of the abovenamed company duly convened, and held at Jullundur on the 28th October 1963, the following resolution were duly passed as Special Resolutions :

- As the company is not carrying on any business. It is therefore, unanimously resolved that the company be wound up voluntarily as shareholders winding up.
- Resolved that Shri M. R. Sharma be and is hereby appointed voluntary liquidator without any remuneration. The liquidation expenses will be borne by the company.

Sd. RATTAN LAL
Chairman

Dated October 28th 1963.

NOTICE OF APPOINTMENT OF LIQUIDATOR

(See Section 516)

Presented by : Shri M. R. Sharma, Vol : Liquidator.

Member's voluntary winding up.

To

The Registrar of Companies, Punjab & Himachal Pradesh, Jullundur City.

I, M. R. Sharma of Jullundur hereby give notice that I have been appointed voluntary liquidator of Chandigarh Goods Carriers Private Ltd., by a resolution of members of the company dated 28th October 1963.

Sd. M. R. SHARMA
*G. T. Road, Civil Lines
Jullundur City*

Dated October 28th 1963.

